When Recorded Return To:
City of St. George
Community Development Department
175 East 200 North
St. George, UT 84770

Restrictive Page 1 of 2
Gary Christensen Waskington County Recorder
12/12/2022 10:57:22 AM Fee \$ 40.00
By BEAZER RHETJ

Tax ID: SG-CRVI-1-128

## DEED RESTRICTION AND DECLARATION OF RESTRICTIVE COVENANTS FOR ACCESSORY DWELLING UNIT

RHETT BEAZER ("Owner(s)"), is/are the owner(s) of certain real property ("Property") located in the City of \$1. George, Washington County, Utah which Property is more particularly described as:

Legal Subdivision: CRIMSON VISTAS 1 (SG) Lot: 128.

Owner does hereby acknowledge, declare, and adopt the following restrictive covenants to govern the Property. These restrictive covenants shall run with and bind the Property and shall be enforceable by the City of St. George ("City") or its legal representatives, heirs, successors, and assigns

WHEREAS, the Property contains an accessory dwelling unit ("ADU"), defined under the City of St. George's ordinances;

WHEREAS, the City has approved an ADU on the Property subject to the conditions set forth in the St. George City code, particularly section 10-17A, and as amended; and

WHEREAS, said ordinances require a recorded deed restriction.

NOW, THEREFORE, Owner declares as follows:

- 1. Covenant Running with Land. In consideration of City approval of the ADU, the Owner, for the Owner and all its heirs, successors, and assigns, does hereby covenant and agree to restrict, and does by this instrument restrict, the ruture use of the Property as set forth herein, by the establishment of this perpetual covenant running with the land.
- Restrictive Covenants. The following restrictive covenants shall apply to the Property:
  - a. The accessory dwelling unit shall not be sold separately or subdivided from the principal dwelling unit or lot unless compliant with subdivision regulations;
  - b. The accessory dwelling unit is legal only if:
    - i. The Owner of the Property lives on the Property in either the principal dwelling or the ADU; and
    - ii. An active rental dwelling business license is maintained.
  - Short term rental of an ADU is expressly prohibited;
  - d. The total number of residents that reside in an ADU may not exceed the number allowed for a "family" as defined in the St. George (21) code;
  - e. An additional off-street parking space is required for the ADD. Tandem parking is not allowed for an ADU;
  - f. No ADU is permitted unless the lot or parcel has a principal single-family dwelling; and
  - g. Only one ADD or guesthouse is permitted on the lot or parcel, and it cannot exceed the allowed gross square footage.
- 3. Project Approvals and Compliance with City Design and Construction Standards. Owner expressly acknowledges and agrees that nothing in this agreement shall be deemed to relieve Owner from the obligation to comply with City ordinances and City of St. George Standard Specifications for Design and Construction, and all

applicable requirements of City necessary for approval of any development on the Property, including the payment of fees and compliance with all other applicable resolutions, regulations, policies and procedures of City.

- Topical Headings. The topical headings contained in this instrument are for convenience only and do not define, limit, or construe the contents of this instrument.
- Amendment. This instrument, and any of the restrictive covenants contained herein, may not be amended or revoked without prior written consent of the City of St. George. Any amendment or revocation must be made by an another property in the City and must be proper

		iust be properly recorded agains	the Property in the
records of Washington Cou	unty. Utah, to become effective	e. A CALLETTE	
	200		
IN WITNESS WHEREOF, the Ow	P1 # R	(owner name) has execut	ad this Ward Destriction
and Declaration of Restrictive Cove	enants for Accessory Dwelling	Unit, this 12 day of 12	, 20 <u>e e</u> .
	Alexander of the second	lb_	
Phet Bazer	100	(O)	
(Owner Name – Printed)	(Owner Name - Signal	<del></del>	
	(Owner Hame - Signal	iure)	
STATE OF UTAH	\$ (D)	\$ (D)	\$ D.
THE OF CIAIT		ENO"	E CONTRACTOR OF THE CONTRACTOR
ÖCOUNTY OF WASHINGTON			
Secourt or withing to the	9		
On this /17 day of DECEMBER.	in the year 20 12 before me	Dayler Form a note	ry public personally
appeared RHEIT BEATER	proved on the basis of satisfac	tory evidence to be the person w	hose name is subscribed to
in this document, and acknowledge			nobe name is successful to
	DOLORES:	7FI AVA	
	Notary Public -	State of Utah	
(Notary Signature)	Comm. No. My Commission		~ 0×
(	Oct 6, 2		
IN WITNESS WHEREOF, the Ow	ner O	(owner name) has execut	ed this Deed Restriction
and Declaration of Restrictive Cove			,20 .
(Owner Name - Printed)	(Owner Name – Signa	ture)	
STATE OF UDAH	60 Z		~ 0×
§			
COUNTY OF WASHINGTON		* (D)	
	CENON .		
	in the year 20, before me		ry public, personally
Pappeared	proved on the basis of satisfac	tory evidence to be the person w	hose name is subscribed to
in this document, and acknowledge	xd (he/she) executed the same.		
		_	_
(N)			
(Notary Signature)	Λ.	۸	,
~	~	~	^-
lo <sub>2</sub>		lo.	_<0